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AMENDMENT TRANSMITTAL LETTER						Docket No. 03485/100H799-US1			
Application No.		Filing Date		Examiner		Art Unit			
10/001,772		October 31, 2001		Gravini		3622			
Applicant(s): Anand Subramanian, et al.									
nvention: INTERNET CONTEXTUAL COMMUNICATION SYSTEM  RECEIVED									
TO THE COMMISSIONER FOR PATENTS  Transmitted herewith is an amendment in the above-identified application.							V <b>0 6 2</b> 003		
The fee has been calculated and is transmitted as shown below.						GRO	OUP (a. C		
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		Claims Remaining After Amendment	Highest Number Previously Paid	Number Extra Claims Present	Rate				
	Total Claims	26	- 26 =		х		0.00		
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	Multiple Dependent Claims (check if applicable)								
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TOTAL ADDITIONAL FEE FOR THIS AMENDMENT: 0.00							0.00		
	Large Entity X Small Entity								
	No additional fee is required for this amendment.								
Please charge Deposit Account No in the amount of \$ A duplicate copy of this sheet is enclosed.									
A check in the amount of \$ to cover the filing fee is enclosed.									
Payment by credit card. Form PTO-2038 is attached.									
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Charge any additional filing or application processing fees required under 37 CFR 1.16 and 1.17.									
	Lisa J. Ulrich Dated: October 31, 2003								
	Reg. No. 45,168	8							
	DARBY & DARM P.O. Box 5257 New York, New	York 10150-5	5257						
	(212) 527-7717								

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: SUBRAMANIAN et al.

Express Mail Label No.

Application No.: 10/001,772

Art Unit: 3622

Examiner: Stephen M. Gravini Filed: October 31, 2001

For: INTERNET CONTEXTUAL **COMMUNICATION SYSTEM** 

## RESPONSE TO RESTRICTION REQUIREMENT

MS Non-Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 GROUP 3600

Dear Sir:

Applicants submit the following Response to the Restriction Requirement.

Applicants hereby elect without traverse, Group III, claims 15-16.

On August 13<sup>th</sup> and 14<sup>th</sup>, the Examiner's restriction made by telephone divided the present application into the following groups:

Group I, claims 1-4;

Group II, claims 5-14;

Group III, claims 15-16;

Group IV, claims 17-18;

Group V, claims 19-20;

Group VI, claims 21-22; and

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Group VII, claims 23-26.

Applicants have elected without traverse, Group III, claims 15-16.

Applicants do not traverse the restriction required by the Examiner. Applicants respectfully submit however, that, a proper examination of Group III, claims 15-16 would require a search of the method of Group VI, claims 21-22. Group III, claims 15-16 are directed to a system comprising an ad server that maintains ads, a data store that identifies a set of rules which indicate a level of relevancy of an ad to a particular content, and a matchmaker that parses the particular content and maps a targeted ad to the particular content. Group VI, claims 21-22 are directed to a method which maintains ads, identifies a set of rules which indicate a level of relevancy of an ad to a particular content, parses a particular content, and maps a targeted ad to the particular content.

Accordingly, while Applicants do not traverse the Examiner's restriction made by phone on August 13<sup>th</sup> and 14<sup>th</sup>, and further while Applicants have elected without traverse Group III, claims 15-16 for continued prosecution, Applicants respectfully submit that Group III, claims 15-16 and Group VI, claims 21-22 should be in combined in the same group.

Therefore, in view of the above amendments and remarks, it is respectfully requested that the application be reconsidered and that at least Group III, claims 15-16 be allowed.

Dated: October 31, 2003

Respectfully submitted,

Lisa J. Ulrich

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